	CHAPTER:		STANDARD NO.
Immediate Intervention Program Standards	ADMINISTRATION		IIP-01-100
	SUBJECT:		PAGE: 1 of 1
Kansas Department of Corrections- Division of Juvenile Services State of Kansas	DEVELOPMENT OF IMMEDIATE INTERVENTION PROGRAMS		
REFERENCES: K.S.A. 38-2346, K.S.A. 38-2395		DATE ADOPTED:	02-01-2017
		DATE REVIEWED):

<u>STANDARD</u>: Pursuant to K.S.A. 38-2346, each director of Juvenile Intake and Assessment System (JIAS) in collaboration with the county/district attorney shall adopt policies and establish guidelines for an immediate intervention process by which a youth may avoid prosecution.

In addition, the court, the county/district attorney, the director of JIAS and other relevant individuals or organizations shall have a written agreement which:

- Establishes what single agency will supervise Immediate Intervention Programs (IIP's); and
- Develops local programs.

JIAS, Community Corrections or Court Services are the only agencies who may provide IIP's.

Pursuant to K.S.A. 38-2395, all IIP's must be administered in accordance with KDOC's developed IIP Standards.

Multiple IIP's in each jurisdiction are permissible; however, all IIP's within that jurisdiction shall be supervised by a single agency.

DISCUSSION: None.

ATTACHMENTS: None.